IN THE UNITED STATES DISTRICT COURT

20

21

22

23

24

26

27 **I**

1

2 FOR THE NORTHERN DISTRICT OF CALIFORNIA 3 No. C 05-4063 CW TESSERA, INC., Plaintiff, ORDER 5 PROVISIONALLY SEALING ORDERS v. 6 RESOLVING ADVANCED MICRO DEVICES, INC.; LICENSE-BASED SPANSION, LLC; SPANSION, INC; DISPOSITIVE SPANSION TECHNOLOGY, INC.; MOTIONS AND ADVANCED SEMICONDUCTOR DIRECTING TESSERA ENGINEERING, INC.; ASE (U.S.), TO FILE REDACTED INC.; CHIPMOS TECHNOLOGIES, INC.; VERSIONS OF THE CHIPMOS U.S.A., INC.; SILICONWARE ORDERS IN THE PRECISION INDUSTRIES CO., LTD.; PUBLIC RECORD SILICONWARE USA, INC.; STMICROELECTRONICS N.V.; STMICROELECTRONICS, INC.; STATS CHIPPAC, INC.; STATS CHIPPAC (BVI), LTD.; and STATS CHIPPAC, 13 LTD., 14 Defendants. 15 TESSERA, INC., 16 Plaintiff, 17 v. 18 MOTOROLA, INC.; QUALCOMM, INC.;

No. C 12-692 CW

AND ALL RELATED COUNTERCLAIMS

FREESCALE SEMICONDUCTOR, INC.; and ATI TECHNOLOGIES, ULC,

Defendants.

The parties have moved to seal various documents that they submitted in connection with the license-based dispositive motions filed in the above-captioned actions. After resolving some of these motions to seal, the Court referred the remaining motions to seal to the Special Master for adjudication. See Docket No. 1075

1

7

10

11 12

13

14 15

16 17

18

19

20

21

22

23 24

25

26

27

28

in 05-4063. At that time, the Court also asked the Special Master
to reconsider whether there are compelling reasons to seal the
license agreements at issue in these cases. The Court noted that
it might revisit its earlier orders granting permission to seal
those agreements following the Special Master's consideration of
the issue.

Because the related motions to seal remain pending, the Court provisionally files under seal its orders regarding the license-based dispositive motions until the motions to seal are resolved. Within two weeks of the date of this Order, Plaintiff Tessera, Inc. shall file in the public docket redacted versions of the orders resolving the license-based dispositive motions. those versions, Tessera shall redact all material that has been designated as confidential by a party or a non-party, is at issue in a motion to seal related to these dispositive motions and has not already appeared in the public docket of this action. Prior to filing the redacted versions, Tessera shall provide a copy of their proposed redactions for approval to each party or non-party that has designated material related to that order as confidential.

IT IS SO ORDERED.

Dated: 1/31/2013

United States District Judge